STATE OF ILLINOIS ILLINOIS COMMERCE COMMISSION

AMEREN TRANSMISSION COMPANY OF ILLINOIS	
Petition for a Certificate of Public Convenience and Necessity, pursuant to Section 8-406.1 of the Illinois Public Utilities Act, and an Order pursuant to Section 8-503 of the Public Utilities Act, to Construct, Operate and Maintain a New High Voltage Electric Service Line and Related Facilities in the Counties of Adams, Brown, Cass, Champaign, Christian, Clark, Coles, Edgar, Fulton, Macon, Montgomery, Morgan, Moultrie, Pike, Sangamon, Schuyler, Scott and Shelby, Illinois.	Docket No. 12-0598 Docket No. 12-0598
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SECOND AMENDED VERIFIED PETITION FOR LEAVE TO INTERVENE

Perry D. Baird, Co-Trustee and James L. Worick, Co-Trustee of the Thelma Worick Revocable Trust, Christopher and Tasha Dashiell, Clifford Higginbotham, and Margaret Snedeker, members of the group of landowners collectively known as Stop the Power Lines Coalition, by their attorneys, Hinshaw & Culbertson LLP, petition for leave to intervene in this proceeding as additional members of Stop the Power Lines Coalition. In support of their petition, petitioners state:

- 1. The Thelma Worick Revocable Trust, an additional member of Stop the Power Lines Coalition, owns property in Clark County that is described on Exhibit C to the Verified Petition filed by Ameren Transmission Company of Illinois ("Ameren") as lying within the primary route between Kansas to Indiana State identified by Ameren for its proposed 345 kV line. The interests of the Thelma Worick Revocable Trust, an additional member of Stop the Power Lines Coalition will be directly and adversely affected if the proposed Ameren transmission line is located on its property.
- Christopher and Tasha Dashiell, additional members of Stop the Power Lines
 Coalition, own property in Clark County in Section 33, Township 11 North, Range 12 West with
 Second Amended Verified Petition for Leave to Intervene
 ICC Dkt. No. 12-0598

the street address of 14712 E. Arbuckle Road, Marshall, Illinois. Ameren's proposed 345 kV line

will come within 110 feet on the south and east sides of their property. The interests of

Christopher and Tasha Dashiell, additional members of Stop the Power Lines Coalition will be

directly and adversely affected if the proposed Ameren transmission line is located within 110

feet of their property

3. Clifford Higginbotham, an additional member of Stop the Power Lines Coalition,

owns property in Clark County that is described on Exhibit C to the Verified Petition filed by

Ameren Transmission Company of Illinois ("Ameren") as lying within the primary route

between Kansas to Indiana State identified by Ameren for its proposed 345 kV line. The

interests of Clifford Higginbotham, an additional member of Stop the Power Lines Coalition will

be directly and adversely affected if the proposed Ameren transmission line is located on his

property.

4. Margaret Snedeker, an additional member of Stop the Power Lines Coalition,

owns property in Clark County that is described on Exhibit C to the Verified Petition filed by

Ameren Transmission Company of Illinois ("Ameren") as lying within the primary route

between Kansas to Indiana State identified by Ameren for its proposed 345 kV line. The

interests of Margaret Snedeker, an additional member of Stop the Power Lines Coalition will be

directly and adversely affected if the proposed Ameren transmission line is located on her

property.

5. Petitioners will be substantially affected by any decision of the Commission in the

above-entitled action, as such, Petitioners wish to participate in this proceeding and present their

positions as needed.

6. Stop the Power Lines Coalition agrees to accept the status of the record as it exists

at the time of the filing of this Second Amended Verified Petition and to accept service by

electronic means as provided in Section 200.1050 of the Commission's Rules of Practice (83 Ill. Adm. Code §200.1050). For the purpose of receiving service in this proceeding, Stop the Power Lines Coalition requests that the following persons remain on the official service list:

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WHEREFORE, Petitioners herewith pray that the additional members of the Stop the Power Lines Coalition be granted leave to intervene, and become parties to the above styled proceeding as Stop the Power Lines Coalition, for the purpose of producing evidence and cross-examining witnesses and with the right to file appropriate briefs and pleadings and participate in oral argument before the Commission, should oral argument be granted.

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Respectfully submitted,

STOP THE POWER LINES COALITION

/s/ Edward R. Gower
Edward R. Gower
One of Its Attorneys

Edward R. Gower Hinshaw & Culbertson LLP 400 South Ninth Street Suite 200 Springfield, IL 62701 217-528-7375 egower@hinshawlaw.com

Dated: February 21, 2013

Adam Guetzow Hinshaw & Culbertson LLP 222 N. LaSalle St. Suite 300 Chicago, IL 60601-1081 312-704-3129 aguetzow@hinshawlaw.com

STATE OF ILLINOIS)	
)	SS
COUNTY OF SANGAMO)N)	

VERIFICATION

Edward R. Gower, being first duly sworn, deposes and says that he is one of the practicing attorneys in the firm of Hinshaw & Culbertson LLP and one of the attorneys for Stop the Power Lines Coalition, and he is duly authorized to execute this Second Amended Verified Petition for Leave to Intervene; that he has read the above foregoing document, has knowledge of the facts stated therein and states that the matters set forth therein are true in substance and in fact.

Edward R. Gower

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SUBSCRIBED AND SWORN TO before me, a Notary Public, on this 21st day of February, 2013.

OFFICIAL SEAL
KATHLEEN BENNER
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:07/28/13

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